## Federal Defenders OF NEW YORK, INC.

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REGELL D

CHAMBE SOF

Leonard F. Joy Executive Director

## Via Facsimile

Honorable Shira A. Scheindlin United States District Judge United States Courthouse 500 Pearl Street New York, NY 10007

Re: United States v. William Letriz 08 Cr. 325 (SAS)

Dear Judge Scheindlin:

I write on behalf of my client, William Letriz, to request that the Court adjourn the pretrial conference in the above-referenced case, currently scheduled for Monday, June 30, for approximately three weeks. The parties have been involved in discussions regarding a disposition of the case short of trial, but need some additional time to conclude those discussions. have spoken with Assistant United States Attorney Parvin Moyne who consents to the requested adjournment on behalf of the government.

The government requests that time between June 30 and the adjourn date be excluded from any speedy trial calculation. On behalf of Mr. Letriz, I consent to that exclusion.

Thank you for your time and consideration of this Response for the peggy M. Cross

Peggy M. Cross

Assistant Federal Defender

Tel.: (212) 417-8732 matter.

USDC SDNY DOCUMENT

June 25, 2008

ELECTIONICALLY FILED

Southern District of New York

Attorney-in-Charge

John J. Ayrnes

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& Ordered

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